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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/780,798	02/18/2004	Floyd Backes	160-041	1518
34845 7590 01/24/2007 McGUINNESS & MANARAS LLP 125 NAGOG PARK ACTON, MA 01720			EXAMINER HOLLIDAY, JAIME MICHELE	
			ART UNIT	PAPER NUMBER
			2617	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		01/24/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/780,798	BACKES, FLOYD	
	<b>Examiner</b>	<b>Art Unit</b>	
	Jaime M. Holliday	2617	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) ☒ Responsive to communication(s) filed on 13 November 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) ☒ Claim(s) 1-3 is/are pending in the application.
- 4a) Of the above claim(s) 3 is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-2 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)          | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)          | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____  | 6) <input type="checkbox"/> Other: _____                          |

***Response to Amendment***

***Response to Arguments***

1. Applicant's arguments filed November 13, 2006 have been fully considered but they are not persuasive.

Applicant basically argues that the previous Office Action overlooked the limitation "announce messages include an indication of the magnitude by which transmission power is intentionally reduced by the fixed location device."

Examiner respectfully disagrees, because the previous amendment recited "transmission power attenuation," while the current amendment recites "magnitude of intentional transmission power attenuation." Therefore, Examiner maintains rejection.

***Claim Rejections - 35 USC § 112***

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. **Claim 1** is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 1 recites the limitation "magnitude of intentional transmission power attenuation."

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Although the specification discloses power attenuation, it does not disclose that the announce messages, with regards to the claim language, includes indications of the *intentional transmission power attenuation*.

***Claim Rejections - 35 USC § 103***

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

6. **Claim 1** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Kallio (Pub # U.S. 2004/0014422 A1)** in view of **Kondo (Pub # U.S. 2002/0191554 A1)**, and in further view of **Feder et al. (U.S. Patent # 6,522,881 B1)**.

Consider **claim 1**, Kallio clearly shows and discloses a system for handovers implemented in a Bluetooth environment, which defines a

short-range radio network, reading on the claimed "radio control protocol," (paragraphs 4 and 13). Kallio further discloses a system that enables terminal devices to efficiently transition from a first access point to a second access point based on service discovery information that is transmitted by the second access point. The current access point establishes a link with the terminal device; sends service description data to the terminal device; and authenticates the link with the second access point using a group key based on the service description data, reading on the claimed "radio control protocol for use by devices in a wireless communications environment wherein multiple channels are available for communication," (paragraphs 13 and 15), comprising:

a terminal device **402** enters a page scan state, where it awaits one or more paging messages. An access point **406** also enters a paging mode and transmits one or more paging packets. These paging packets each include an identification number based on the address of terminal device. Meanwhile, during this step, the terminal device, which is in page scan mode, responds to the paging packets by transmitting a packet that includes its address, reading on the claimed "transmission of channel claim messages by ones of a plurality of fixed location wireless devices operable to provide network access, exchange, each channel claim message being indicative of an intent to utilize a channel for communications with associated mobile wireless terminal devices at some subsequent point in time, wherein each fixed location device uses the

claim messages it sends and receives to select a channel on which to communicate; association auction including transmission of an association bid message from a mobile wireless terminal device to a particular fixed location device, the bid message being a request to communicate in the wireless communications environment via the particular fixed location device," (figures 8 and 10, paragraphs 134-135);

an access point receives this packet from terminal device. In response, access point transmits a frequency hop synchronization (FHS) packet. The FHS packet is used to pass information that allows terminal device to synchronize with the frequency hopping sequence of access point. Upon receipt of this FHS packet, terminal device transmits a further packet to confirm receipt of the FHS packet. Both terminal device and access point enter into the connection state at this point, reading on the claimed "transmission of an accept message by the particular fixed location device in response to the bid message, the accept message indicating that the particular fixed location device will allow the wireless terminal device which transmitted the bid message to communicate in the wireless communications environment via the particular fixed location device, and wherein the particular fixed location device does not send an accept message to the wireless terminal device which transmitted the bid message if the particular fixed location device determines to not accept the request to associate," (figures 8 and 10, paragraphs 134-135).

However, Kallio does not specifically disclose an exchange of messages prior to the packets sent during the page scan, which would read on the "announce messages."

In the same field of endeavor, Kondo clearly shows and a mobile station 1 receives the position detection instruction signal from the closest radio base station 2. Then, the mobile station receives a notification signal, reading on the claimed "presence announce message," (with a radio base station ID) sent from each of the plurality of radio base stations and extracts a predetermined number of (at least three) radio base stations in descending order of reception signal power level. The mobile station calculates a propagation attenuation factor by radio propagation of a notification signal on the basis of transmission power indicated by transmission power information contained in the notification signal from each of the three extracted radio base stations, i.e., transmission power information when each radio base station has transmitted the notification signal, and reception signal power of each notification signal, which is measured by the mobile station. The mobile station transmits the position detection signal to the three extracted radio base stations at a transmission power as a sum of power corresponding to the propagation attenuation factor and a predetermined transmission power necessary for the three extracted radio base stations to receive a signal when no propagation attenuation occurs. The transmission period of the position detection signal transmitted through a random access channel is 10 ms at

most. For this reason, the transmission power does not influence other channels by interference or noise, reading on the claimed "transmission of presence announce messages by the fixed location devices the announce messages being indicative of presence of the transmitting device, magnitude of intentional transmission power attenuation by the transmitting device, and protocol capability of the transmitting device," (paragraph 64).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to transmit notification signals wherein the signal is used to calculate the power attenuation as taught by Kondo. in the system of Kallio in order to make handovers more efficient (paragraph 14).

However, Kallio, as modified by Kondo, does not specifically disclose that the paging packets are transmitted, because the terminal device has an indication that the access point is capable of providing better service.

In the same field of endeavor, Feder et al. clearly show and disclose a method and apparatus for use in a wireless communications network that searches for the best serving access point of a base station as a function of communication quality. Each base station **200** includes five access points (AP) that are assigned a different 1MHz channel, reading on the claimed "devices in a wireless communications environment wherein multiple channels are available for communication,"



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(abstract, column 4 lines 6-11). A wireless modem **270** in a fixed wireless network executes an AP search/selection sequence in response to a triggering event, such as when service quality degrades below a threshold level. After detecting beacons and obtaining a communication link quality metric for each neighboring access point, the wireless modem selects the best access point based on the communication link quality metric, reading on the claimed "a decision to send a bid message is based at least in-part on an indication that the receiving device is capable of providing better service," (column 2 lines 59-63, column 3 lines 6-10).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to select an access point with the best communication link quality as taught by Feder et al. in the system of Kallio, as modified by Kondo, in order to efficiently complete a transition or handover.

7. **Claim 2** is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of **Kallio (Pub # U.S. 2004/0014422 A1)** and **Kondo (Pub # U.S. 2002/0191554 A1)** in view of **Feder et al. (U.S. Patent # 6,522,881 B1)**, and in further view of **Idnani et al. (Pub # U.S. 2004/0121765 A1)**.

Consider **claim 2**, and as applied to **claim 1** above, the combination of Kallio and Kondo, as modified by Feder et al., clearly shows and discloses the claimed invention except that a registration request message and its acknowledgement are transmitted.

In the same field of endeavor, Idnani et al. clearly show and disclose a Session Initiation Protocol (SIP) proxy user agent (UA) to serve as a gateway between a SIP core network and a SIP-unaware mobile. A new message is described, a combined registration and event subscription message, which is used by SIP proxy UAs to both register a new contact address for a mobile and to subscribe to the mobile's contact information. When mobile station (MS) **101** begins obtaining service from base station (BS) **111** it sends a registration request message to SIP component **120**. This registration request message **202** is not a SIP message, but rather a registration message in accordance with the wireless protocol utilized by MS. The registration request message is received by SIP proxy UA **123**, via the wireless network interface **121**. Acting as a proxy user agent for the mobile station, SIP proxy UA then sends a combined registration and event subscription message for MS **101** to SIP registrar/presence server **130**. Proxy UAs are responsible for translating the call control messaging between SIP and the appropriate wireless protocol, reading on the claimed "exchange of registration request messages between devices, wherein a sending device sends a registration request message to a receiving device to indicate that the sending device desires to communicate in the wireless communications environment via the receiving device using the radio control protocol," (figures 1 and 2, paragraphs 8, 14-15);

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In response to the message, SIP registrar sends SIP OK message to SIP proxy UA, reading on the claimed "exchange of registration acknowledge messages between wireless devices, wherein a sending device sends a registration acknowledge message to a receiving device in response to a registration request message, to indicate that the sending device understands that the receiving device will communicate in the wireless communications environment using the radio control protocol," (figures 1 and 2, paragraph 30).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to register, via a proxy, to a server as taught by Idnani et al. in the system of Kallio and Kondo, as modified by Feder et al., in order to efficiently complete a transition or handover.

### ***Conclusion***

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory

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
action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jaime M. Holliday whose telephone number is (571) 272-8618. The examiner can normally be reached on Monday through Friday 7:30am to 4:00pm.

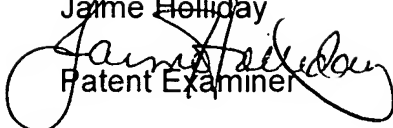
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.



**JOSEPH FEILD**  
SUPERVISORY PATENT EXAMINER

Jaime Holliday  
  
Patent Examiner